RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my believe I am the original, first and sole inventor (if c listed below) of the subject matter which is claimed ar HYDROGEN ABSORBING ALLOY ELECTROD	only one name is listed	below) or an original, firs	t and joint inventor (if	plural names are
the specification of which (check applicable box(es)): [X] is attached hereto.	BATTEF	RY EQUIPPED WITH T	HE HYDROGEN ABS ALLOY EI	ORBING '
[] was filed on	as U.S. Ap	plication Serial No		
and (if applicable to U.S. or PCT application) was ame	ended on	on		
I hereby state that I have reviewed and understand t amendment referred to above. I acknowledge the di accordance with 37 C.F.R. 1.56(a). I hereby claim for inventor's certificate listed below and have also ident before that of the application on which priority is clair Prior Foreign Application(s):	he contents of the abouty to disclose informeign priority benefits to	ation which is material to inder 35 U.S.C. 119/365 of	the examination of the	s application in
Application Number	Country		Day/Mo	onth/Year Filed
P. 2000-248470	Japan		18/Aug	ust/2000
P. 2000-288556	Japan		22/Septe	ember/2000
P 2001-024151	Japan		31/Janua	ary/2001
I hereby claim the benefit under 35 U.S.C. 120/365 of a sine subject matter of each of the claims of this apparagraph of 35 U.S.C. 112, I acknowledge the duty to filling date of the prior applications and the national or Prior U.S./PCT Application(s): Application Serial No.	phication is not discional disclose material info PCT international filin	sed in such prior application as defined in 37 C.1 g date of this application:	ons in the manner provi F.R. 1.56(a) which occur Sta	ded by the first red between the tus: patented,
Part Control	Day/Month/Yea	ar Filed	pend	ing, abandoned
計				
I hereby declare that all statements made herein of rebelieved to be true; and further that these statement painishable by fine or imprisonment, or both, under Segiopardize the validity of the application or any patent in And I hereby appoint NIXON & VANDERHYE I mumber (703) 816-4000 (to whom all communication and collectively my attorneys to prosecute this application with the resulting patent: Arthur R. Crawford, 25327; Faris, 31352; Richard G. Besha, 22770; Mark E. Nusl 27393; Leonard C. Mitchard, 29009; Duane M. Byers, 3 Burnam, Jr., 29366; Thomas E. Byrne, 32205.	ction 1001 of Title 18 of ssued thereon. P.C., 1100 North Gless are to be directed), a con and to transact all b Larry S. Nixon, 25640 courn, 32348; Michael 13363; Paul J. Henon, 3	be Road, 8th Floor, Arlind the following attorneys thusiness in the Patent and Tr. Robert A. Vanderhye, 2701, J. Keepen, 22106, Press J. Keepen, 22106	se statements and the lind that such willful false agton, Virginia 22201-4 hereof (of the same addrademark Office connecte 76; James T. Hosmer, 30	ke so made are statements may (714, telephone ess) individually d therewith and 184; Robert W. ley C. Spooner, 149; H. Warren
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